Michelle Barton Smigel, P.C., OSB No. 045530 michelle.smigel@millernash.com
Michael Porter, P.C., OSB No. 003560 mike.porter@millernash.com
MILLER NASH GRAHAM & DUNN LLP
3400 U.S. Bancorp Tower
111 S.W. Fifth Avenue
Portland, Oregon 97204

Telephone: (503) 224-5858 Facsimile: (503) 224-0155

Attorneys for Defendants University of Oregon and Dana Dean Altman

UNITED STATES DISTRICT COURT DISTRICT OF OREGON EUGENE DIVISION

JANE DOE,

CV No. 6:15-cv-00042-MC

Plaintiff,

DECLARATION OF TAMMY AUSTIN

v.

UNIVERSITY OF OREGON, DANA DEAN ALTMAN, as an individual,

Defendants.

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70000153.1

Exhibit A
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MILLER NASH GRAHAM & DUNN LLPP ATTORNEYS AT LAW TELEPHONE: (503) 224-5858 3400 U.S. BANCORP TOWER 111 S.W. FIFTH AVENUE PORTLAND, OREGON 97204 I, Tammy Austin, declare that:

1. I am Brandon Austin's mother. I have personal knowledge of the facts set

forth in this declaration. I am competent to testify with respect to the matters set forth below.

2. I have never spoken with, nor given any statement to plaintiff's attorneys,

John Clune and Jennifer Middleton, nor any of their representatives.

3. During December 2013, Brandon decided to transfer from Providence

College in Rhode Island and other schools, including the University of Oregon, recruited

Brandon to play basketball. During the time when Brandon was being recruited by the

University of Oregon, I spoke with University of Oregon Assistant Coach Tony Stubblefield in

person and Coach Dana Altman over the phone.

5. Coach Altman asked me about the fact that my son had been subjected to

the discipline process at Providence and asked what the nature of the discipline was. I told

Coach Altman that my son had an altercation with another person.

6. I never told Coach Stubblefield, Coach Altman, or any other

representative of the University of Oregon anything to indicate that the disciplinary proceeding

against Brandon at Providence was for allegations of a sexual nature or related to alleged sexual

misconduct.

7. I did not tell anyone at the University of Oregon about the nature of the

allegations at Providence because my son denied any misconduct and because I believed the

allegations were false. I did not see the point of having false allegations follow Brandon to his

next college or university.

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8. I have reviewed the complaint against Coach Altman and the University filed by attorneys Jennifer Middleton and John Clune. Paragraph 24 states that I said "We told them everything. They knew everything." It implies that I told University coaches that the allegations against Brandon were of a sexual nature. That is not true and I never told Coach Altman or any representative of the University that the allegations against Brandon were of a sexual nature or involved an alleged sexual assault.

Pursuant to 28 USC § 1746, I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED this _____ day of January, 2015, at ______,

Tammy Austin

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MILLER NASH GRAHAM & DUNN LLP
ATTORNEYS AT LAW
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PORTLAND, OREGON 97204